

SENATE BILL No. 414

DIGEST OF SB 414 (Updated February 4, 2009 3:04 pm - DI 110)

Citations Affected: IC 4-32.2.

Synopsis: Charity gaming. Provides that a charity gaming patron is not required to submit and a qualified organization is not required to obtain, record, or report the name, signature, driver's license number, or other identifying information of a charity gaming patron unless the qualified organization is required to withhold adjusted gross income tax from a prize winner. Provides that an administrative rule that requires a patron to submit or a qualified organization to obtain, record, or report information that is inconsistent with these provisions is void. Specifies that a qualified organization is not required to obtain licensed supplies from a licensed manufacturer or distributor if pull tabs, punchboards, or tip boards are obtained from the lottery commission or if reusable supplies are borrowed from another qualified organization. Allows an individual to be an operator for three qualified organizations in a calendar month. (Current law limits an individual to serving one qualified organization per month.) Allows a worker at a festival to participate in events that the worker does not personally conduct or help to conduct. Provides that an individual may not be a worker for more than three qualified organizations in a calendar month.

Effective: July 1, 2009.

Leising, Alting, Deig, Arnold, Becker, Stutzman

January 12, 2009, read first time and referred to Committee on Commerce, Public Policy & Interstate Cooperation.
February 5, 2009, amended, reported favorably — Do Pass.



First Regular Session 116th General Assembly (2009)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2008 Regular Session of the General Assembly.

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SENATE BILL No. 414

A BILL FOR AN ACT to amend the Indiana Code concerning gaming.

Be it enacted by the General Assembly of the State of Indiana:

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SECTION 1. IC 4-32.2-3-4, AS AMENDED BY P.L.227-2007,
SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2009]: Sec. 4. (a) The commission has the sole authority to
license entities under this article to sell, distribute, or manufacture a
licensed supply.

- (b) Qualified organizations must obtain licensed supplies only from an entity licensed by the commission.
- (c) (b) The commission may not limit the number of qualified entities licensed under subsection (a).
- (d) (c) The commission may deny a license to an applicant for a license to sell, manufacture, or distribute licensed supplies if the commission determines that at least one (1) of the following applies with respect to the applicant:
 - (1) The applicant has:
 - (A) violated a local ordinance, a state or federal statute, or an administrative rule or regulation and the violation would cause the commission to determine that the applicant, a key person,

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1	or a substantial owner of the applicant is not of good moral
2	character or reputation; or
3	(B) committed any other act that would negatively impact the
4	integrity of charity gaming in Indiana.
5	(2) The applicant has engaged in fraud, deceit, or
6	misrepresentation.
7	(3) The applicant has failed to provide information required by
8	this article or a rule adopted under this article.
9	SECTION 2. IC 4-32.2-3-8 IS ADDED TO THE INDIANA CODE
10	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
11	1, 2009]: Sec. 8. A rule adopted under IC 4-22-2 that requires:
12	(1) a charity gaming patron to submit; or
13	(2) a qualified organization to obtain, record, or report;
14	information that is inconsistent with IC 4-32.2-5-5(a),
15	IC 4-32.2-5-24, or IC 4-32.2-10-5 is void.
16	SECTION 3. IC 4-32.2-5-5, AS AMENDED BY P.L.227-2007,
17	SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
18	JULY 1, 2009]: Sec. 5. (a) A qualified organization shall maintain
19	accurate records of all financial aspects of an allowable event under
20	this article. A qualified organization shall make accurate reports of all
21	financial aspects of an allowable event to the commission within the
22	time established by the commission. The commission may prescribe
23	forms for this purpose. For purposes of this section, a qualified
24	organization is not required to record the name, signature, driver's
25	license number, or other identifying information of a prize winner
26	unless the qualified organization is required to withhold adjusted
27	gross income tax from the prize winner under IC 6-3-4-8.2(d).
28	(b) The commission shall, by rule, require a qualified organization
29	to deposit funds received from an allowable event in a separate and
30	segregated account set up for that purpose. All expenses of the
31	qualified organization with respect to an allowable event shall be paid
32	from the separate account.
33	(b) (c) The commission may require a qualified organization to
34	submit any records maintained under this section for an independent
35	audit by a certified public accountant selected by the commission. A
36	qualified organization must bear the cost of any audit required under
37	this section.
38	SECTION 4. IC 4-32.2-5-13, AS ADDED BY P.L.91-2006,
39	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
40	JULY 1, 2009]: Sec. 13. (a) An individual may not be an operator for

more than one (1) three (3) qualified organization organizations



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during a calendar month.

1	(b) If an individual has previously served as an operator for another
2	qualified organization, the commission may require additional
3	information concerning the proposed operator to satisfy the
4	commission that the individual is a bona fide member of the qualified
5	organization.
6	SECTION 5. IC 4-32.2-5-14, AS AMENDED BY P.L.95-2008,
7	SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2009]: Sec. 14. (a) Except as provided by subsection (c), an
9	operator or a worker may not directly or indirectly participate, other
10	than in a capacity as an operator or a worker, in an allowable event that
11	the operator or worker is conducting.
12	(b) A patron at a charity game night may deal the cards in a card
13	game if:
14	(1) the card game in which the patron deals the cards is a game of
15	euchre;
16	(2) the patron deals the cards in the manner required in the
17	ordinary course of the game of euchre; and
18	(3) the euchre game is played under the supervision of the
19	qualified organization conducting the charity game night in
20	accordance with rules adopted by the commission under
21	IC 4-32.2-3-3.
22	A patron who deals the cards in a euchre game conducted under this
23	subsection is not considered a worker or an operator for purposes of
24	this article.
25	(c) This subsection applies only to a festival event. A worker
26	may participate in any event or gambling game conducted at a
27	festival event held by a qualified organization except for an event
28	or gambling game that the worker personally conducts or helps
29	conduct on behalf of the qualified organization.
30	SECTION 6. IC 4-32.2-5-16, AS AMENDED BY P.L.227-2007,
31	SECTION 35, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
32	JULY 1, 2009]: Sec. 16. (a) Except as provided in section 12(c) of this
33	chapter and subsection (b), a worker must be a member in good
34	standing of a qualified organization that is conducting an allowable
35	event for at least thirty (30) days at the time of the allowable event.
36	(b) A qualified organization may allow an individual who is not a
37	member of the qualified organization to participate in an allowable
38	event as a worker if the individual is a full-time employee of the
39	qualified organization that is conducting the allowable event; or if:

(1) the individual is a member of another qualified organization;

(2) the individual's participation is approved by the commission.



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1	A qualified organization may apply to the commission on a form
2	prescribed by the commission for approval of the participation of a
3	nonmember under this subsection. A qualified organization may share
4	the proceeds of an allowable event with the qualified organization in
5	which a worker participating in the allowable event under this
6	subsection is a member. The tasks that will be performed by an
7	individual participating in an allowable event under this subsection and
8	the amounts shared with the individual's qualified organization must be
9	described in the application and approved by the commission.
10	(c) For purposes of:
11	(1) the licensing requirements of this article; and
12	(2) section 9 of this chapter;
13	a qualified organization that receives a share of the proceeds of an
14	allowable event described in subsection (b) is not considered to be
15	conducting an allowable event.
16	(d) An individual may not be a worker for more than three (3)
17	qualified organizations during a calendar month.
18	SECTION 7. IC 4-32.2-5-24 IS ADDED TO THE INDIANA CODE
19	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
20	1, 2009]: Sec. 24. Unless a qualified organization is required to
21	withhold adjusted gross income tax from a prize winner under
22	IC 6-3-4-8.2(d), the following apply to an allowable event:
23	(1) A charity gaming patron is not required to submit to a
24	qualified organization the patron's name, signature, driver's
25	license number, or other identifying information.
26	(2) A qualified organization is not required to obtain a
27	patron's name, signature, driver's license number, or other
28	identifying information.
29	SECTION 8. IC 4-32.2-5-25 IS ADDED TO THE INDIANA CODE
30	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
31	1, 2009]: Sec. 25. (a) Except as provided in subsection (b), a
32	qualified organization shall obtain licensed supplies from an entity
33	licensed by the commission as a manufacturer or distributor.
34	(b) A qualified organization is not required to obtain licensed
35	supplies from an entity licensed by the commission as a
36	manufacturer or distributor in the case of:
37	(1) a qualified organization that obtains pull tabs,
38	punchboards, and tip boards from the state lottery
39	commission; or
40	(2) a qualified organization that borrows reusable supplies,

devices, or equipment from another qualified organization.

SECTION 9. IC 4-32.2-10-5, AS ADDED BY P.L.91-2006,



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1	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2	JULY 1, 2009]: Sec. 5. All taxes imposed on a licensed entity under
3	this chapter shall be remitted to the department at the times and as
4	directed by the department. The department is responsible for all
5	administrative functions related to the receipt of funds. The department
6	may require each licensed entity to file with the department reports of
7	the licensed entity's receipts and transactions in the sale of pull tabs,
8	punchboards, and tip boards. The department shall prescribe the form
9	of the reports and the information to be contained in the reports. For
10	purposes of this section, a qualified organization is not required to
11	report the name, signature, or driver's license number of a prize
12	winner unless the qualified organization is required to withhold
13	adjusted gross income tax from the prize winner under
14	IC 6-3-4-8.2(d).

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COMMITTEE REPORT

Madam President: The Senate Committee on Commerce, Public Policy and Interstate Cooperation, to which was referred Senate Bill No. 414, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 4-32.2-3-4, AS AMENDED BY P.L.227-2007, SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 4. (a) The commission has the sole authority to license entities under this article to sell, distribute, or manufacture a licensed supply.

- (b) Qualified organizations must obtain licensed supplies only from an entity licensed by the commission.
- (c) (b) The commission may not limit the number of qualified entities licensed under subsection (a).
- (d) (c) The commission may deny a license to an applicant for a license to sell, manufacture, or distribute licensed supplies if the commission determines that at least one (1) of the following applies with respect to the applicant:
 - (1) The applicant has:
 - (A) violated a local ordinance, a state or federal statute, or an administrative rule or regulation and the violation would cause the commission to determine that the applicant, a key person, or a substantial owner of the applicant is not of good moral character or reputation; or
 - (B) committed any other act that would negatively impact the integrity of charity gaming in Indiana.
 - (2) The applicant has engaged in fraud, deceit, or misrepresentation.
 - (3) The applicant has failed to provide information required by this article or a rule adopted under this article.".

Page 2, between lines 12 and 13, begin a new paragraph and insert: "SECTION 4. IC 4-32.2-5-13, AS ADDED BY P.L.91-2006, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 13. (a) An individual may not be an operator for more than one (1) three (3) qualified organization organizations during a calendar month.

(b) If an individual has previously served as an operator for another qualified organization, the commission may require additional information concerning the proposed operator to satisfy the

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commission that the individual is a bona fide member of the qualified organization.

SECTION 5. IC 4-32.2-5-14, AS AMENDED BY P.L.95-2008, SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 14. (a) **Except as provided by subsection (c),** an operator or a worker may not directly or indirectly participate, other than in a capacity as an operator or a worker, in an allowable event that the operator or worker is conducting.

- (b) A patron at a charity game night may deal the cards in a card game if:
 - (1) the card game in which the patron deals the cards is a game of euchre;
 - (2) the patron deals the cards in the manner required in the ordinary course of the game of euchre; and
 - (3) the euchre game is played under the supervision of the qualified organization conducting the charity game night in accordance with rules adopted by the commission under IC 4-32.2-3-3.

A patron who deals the cards in a euchre game conducted under this subsection is not considered a worker or an operator for purposes of this article.

(c) This subsection applies only to a festival event. A worker may participate in any event or gambling game conducted at a festival event held by a qualified organization except for an event or gambling game that the worker personally conducts or helps conduct on behalf of the qualified organization.

SECTION 6. IC 4-32.2-5-16, AS AMENDED BY P.L.227-2007, SECTION 35, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 16. (a) Except as provided in section 12(c) of this chapter and subsection (b), a worker must be a member in good standing of a qualified organization that is conducting an allowable event for at least thirty (30) days at the time of the allowable event.

- (b) A qualified organization may allow an individual who is not a member of the qualified organization to participate in an allowable event as a worker if the individual is a full-time employee of the qualified organization that is conducting the allowable event; or if:
 - (1) the individual is a member of another qualified organization; and
- (2) the individual's participation is approved by the commission. A qualified organization may apply to the commission on a form prescribed by the commission for approval of the participation of a nonmember under this subsection. A qualified organization may share

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the proceeds of an allowable event with the qualified organization in which a worker participating in the allowable event under this subsection is a member. The tasks that will be performed by an individual participating in an allowable event under this subsection and the amounts shared with the individual's qualified organization must be described in the application and approved by the commission.

- (c) For purposes of:
 - (1) the licensing requirements of this article; and
- (2) section 9 of this chapter;

a qualified organization that receives a share of the proceeds of an allowable event described in subsection (b) is not considered to be conducting an allowable event.

(d) An individual may not be a worker for more than three (3) qualified organizations during a calendar month.".

Page 2, between lines 23 and 24, begin a new paragraph and insert: "SECTION 8. IC 4-32.2-5-25 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 25. (a) Except as provided in subsection (b), a qualified organization shall obtain licensed supplies from an entity licensed by the commission as a manufacturer or distributor.

- (b) A qualified organization is not required to obtain licensed supplies from an entity licensed by the commission as a manufacturer or distributor in the case of:
 - (1) a qualified organization that obtains pull tabs, punchboards, and tip boards from the state lottery commission; or
 - (2) a qualified organization that borrows reusable supplies, devices, or equipment from another qualified organization.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 414 as introduced.)

ALTING, Chairperson

Committee Vote: Yeas 10, Nays 0.

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